B) DEW

PATENT APPLICATION

N THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No. A8809

ABILEAH, Shahaf, et al.

Appln. No. 09/849,816

Group Art Unit: 2126

Confirmation No. 1984

Examiner: Diem K. Cao

Filed: May 4, 2001

For:

IMS TRANSACTION MESSAGES METAMODEL

STATEMENT OF SUBSTANCE OF INTERVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Please review and enter the following remarks summarizing the telephone interview conducted on February 3, 2005, in the above-identified application.

REMARKS

An Examiner's Interview Summary Record (PTO-413) was attached with the Notice of Allowance dated February 14, 2005.

The interview was initiated by the Examiner. Therefore, no further recordation by the Applicants is believed to be required.

During the interview, the Examiner and Applicants' representative discussed amending claim 11 to include computer instructions to build a connector for: 1) retrieving connector metamodels of respective source and target languages from a metamodel data repository; 2) populating the connector metamodels with metamodel data from the metamodel data repository for each of the respective source and target languages; and 3) invoking the retrieved, populated

STATEMENT OF SUBSTANCE OF INTERVIEW

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connector metamodels and converting the source language to the target language, similar to the

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steps found in claims 5 and 8. No other claims or issues were discussed. No art was discussed.

Agreement was reached that these amendments would place the application in condition

for allowance.

Authorization was given to the Examiner on February 3, 2005 to make these amendments

in an Examiner's Amendment.

These amendments were made to further clarify the features of the program product

recited in claim 11, and Applicants reserve the right to file continuation applications with claims

broader in scope than those pending in the present application.

It is respectfully submitted that the instant STATEMENT OF SUBSTANCE OF

INTERVIEW complies with the requirements of 37 C.F.R. §§1.2 and 1.133 and MPEP §713.04.

It is believed that no petition or fee is required. However, if the USPTO deems

otherwise, Applicants hereby petition for any extension of time which may be required to

maintain the pendency of this case, and any required fee, except for the Issue Fee, for such

extension is to be charged to Deposit Account No. 19-4880.

Respectfully submitted,

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Date: March 11, 2005

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